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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re Application of: Roller, et al

Docket No.: ISAA0090

Serial No. : 09/874,817

Art Unit: 2164

Filed: 05 June 2001

Examiner: Channavajjala, Srirama T.

Title: DATAMART

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March 11, 2005

Commissioner for Patents

Mail Stop Non-Fee Amendment

15 P.O. Box 1450

Alexandria, VA 22313-1450

COMMENT OF STATEMENT OF REASONS FOR ALLOWANCE

20 1 These comments are submitted in response to the examiner's statement of reasons for allowance of the Notice of Allowability dated February 11, 2005.

2. **Drawings.**

25 The Examiner requested formal drawings in the present office action. Formal drawings are attached hereto.

3. **EXAMINER'S AMENDMENT.**

30 (a) Title.

The Examiner changed the title pursuant to MPEP 606.01. Applicant respectfully requests that the Examiner's suggested title be replaced with the following:

SYSTEM AND METHOD FOR INTEGRATED DATAMART DATA PROCESSING

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Applicant is of the opinion such title hereinabove is clearly indicative of the invention to which the claims are directed.

(b) Allowable Subject Matter.

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The Examiner states that the references "...either singularly or in combination, fail to anticipate or render obvious the recited feature 'an extractor routine communicatively coupled with each said contact records databases, said extractor routine extracts data concerning each event involving a customer communication from each of said contact records databases' in claim 1, 'extracting from each of the communication contact system all data complying with the specifications' in claim 3. These features together with the other limitations of the independent claims are novel and non-obvious over the prior art of record."

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20 Applicant concurs with the Examiner's acknowledgment of various features missing from the prior art. The prior art is, indeed, lacking in various respects. However, to the extent that the Examiner's statement might be construed to suggest that the recited features provide a statement as to Applicant's invention, Applicant objects to the Examiner's statement. Simply put, the application is allowable because it meets the
25 conditions for allowance set forth by the applicable Patent Laws, Patent Office Rules, and Case Law.

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Applicant further objects to the Examiner's statement because the Patent Rules only permit the Examiner to make a statement as to reasons for allowance when the
30 examiner "...believes that the record of the prosecution as a whole does not make clear

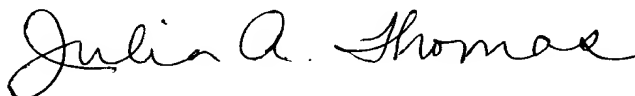
his or her reasons for allowing a claim or claims.” 37 CFR 104(e). The record of the prosecution as a whole is straightforward, uncomplicated, and abundantly clear as to the reasons for allowing the claims. The reason for allowing the claims is simply that the claimed invention as a whole is patentably distinguished from the art of record. No additional statements are necessary.

The Examiner’s statements are also improper because they focus on particular claim features. No single claim feature should be highlighted to the exclusion of other claim features. The subject invention is allowable because the invention is a whole is patentably distinguished from the art of record.

CONCLUSION

The Examiner is invited to call 650-474-8400, to discuss the response. The Commissioner is hereby authorized to charge any additional fees due or credit any overpayment to Deposit Account No. 07-1445.

Respectfully Submitted,



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each submitted paper.

Attached to this coversheet please find the following documents:

- Response - Comment of Statement of Reasons for Allowance (3 pages)
- Formal Drawings (38 sheets);
- Return Postcard

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